Judgment in a Criminal Case Sheet 1

UNITED STATES DISTRICT COURT

Southern District of New York JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA ٧. Case Number: 19 CR 00645 (KMK) Jeffrey Crossland USM Number: 78651-112 Susan C. Wolfe, Esq. Defendant's Attorney THE DEFENDANT: X pleaded guilty to count(s) pleaded nolo contendere to count(s) which was accepted by the court. ☐ was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Offense Ended Count Nature of Offense Title & Section 3/2015 Conspiracy to Commit Wire Fraud 18 USC 1349 The defendant is sentenced as provided in pages 2 through ______ of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. ☐ The defendant has been found not guilty on count(s) X are dismissed on the motion of the United States. X Count(s) all open or pending ☐ is It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. Date of imposition of Judgment Hon. Kenneth M. Karas, U.S.D.J. Name and Title of Judge

5/25/2Z

	Sheet 2 — Imprisonment — — — — — — — — — — — — — — — — — — —			
DEED	Judgment — Page 2 of 7 TOANT: Jeffrey Crossland			
	DANT: Jeffrey Crossland NUMBER: 19 CR 00645(KMK)			
	TA COD TO ONLY TENTE			
	IMPRISONMENT			
total terr	The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a n of:			
51 mon	ths for Count 1. The Defendant has been advised of his right to appeal.			
X	The court makes the following recommendations to the Bureau of Prisons: It is recommended that the Defendant be designated nearest FCC (Satellite Camp) Sheridan It is recommended that the Defendant participate in the BOP residential drug abuse treatment program (commonly referred to as the 500 hour substance abuse program) or an equivalent program for alcohol.			
· · · · · · · · · · · · · · · · · · ·	The defendant is remanded to the custody of the United States Marshal.			
	The defendant shall surrender to the United States Marshal for this district:			
	at a.m p.m. on			
	as notified by the United States Marshal.			
X	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:			
	X before 2 p.m. on August 4, 2022			
	as notified by the United States Marshal.			
	as notified by the Probation or Pretrial Services Office.			
	RETURN			
I have e	executed this judgment as follows:			
	Defendant delivered on to			
at, with a certified copy of this judgment.				
	UNITED STATES MARSHAL			
	By			

AO 245B (Rev. 09/19) Jud	gment in a Criminal Case set 3 — Supervised Release					
DEFENDANT: CASE NUMBER:	Jeffrey Crossland 19 CR 00645(KMK)	SUPERVISED RELI		dgment.—Page <u>3</u>	of	7
Upon release from imp	orisonment, you will be on s	upervised release for a term of:	:			
3 years of supervis	ed release on Count 1.					
		:				
	ľ	MANDATORY COND	DITIONS			
 You must not un. You must refrain imprisonment an X The alpose at X You must m restitution. 	mmit another federal, state of lawfully possess a controlle of from any unlawful use of a d at least two periodic drug pove drug testing condition allow risk of future substance ake restitution in accordance of the children in accordance of the c	or local crime. d substance. controlled substance. You must tests thereafter, as determined is suspended, based on the course abuse. (check if applicable) we with 18 U.S.C. §§ 3663 and 3	st submit to one drug to by the court. rt's determination that the state of the st	you atute authorizing a s		
5. X You must co	operate in the collection of operate in the collection of operate with the requirements the probation officer, the Bu	DNA as directed by the probates of the Sex Offender Registration areau of Prisons, or any state se victed of a qualifying offense.	ion and Notification A ex offender registration	.ct (34 U.S.C. § 209	01, et seq.) as you
7. ☐ You must pa	articipate in an approved pro	ogram for domestic violence. (c	check if applicable)	y other conditions or	n the attacl	hed

Shee	t 3A — Supervised Release	7 3 Ben	4 of 7
ATTENDANCE AND A NEW YORK	Leffrey Crossland	Judgment—Page	4 Ot
EFENDANT:	Jeffrey Crossland		
ASE NUMBER:	19 CR 00645(KMK)		
	STANDARD CONDITI	ONS OF SUPERVISION	
ecause they establish the fficers to keep informed	ed release, you must comply with the followi e basic expectations for your behavior while I, report to the court about, and bring about i	on supervision and identity the minimum mprovements in your conduct and condition	on.
You must report to release from impris	the probation office in the federal judicial diconment, unless the probation officer instruct	strict where you are authorized to reside w s you to report to a different probation off	ithin 72 hours of your ice or within a different ti
frame. After initially report	ting to the probation office, you will receive	instructions from the court or the probation	on officer about how and
when you must rep You must not knov	ort to the probation officer, and you must repringly leave the federal judicial district where	Art to the brobation officer as institution.	
court or the probati	on officer.		
. You must live at a	ruthfully the questions asked by your probation place approved by the probation officer. If you as the people you live with), you must notifier in advance is not possible due to unanticiper.	ou plan to change where you live or anything the probation officer at least 10 days bef	Of Chic Change, it hours
la - una afhacamina	arrows of a change or eynected change		
Van must allow the	a probation officer to visit you at any time at	your home or elsewhere, and you must per	mit the probation officer
**	nibited by the conditions of your supervision I time (at least 30 hours per week) at a lawfu	i tyne ni emminymem, amess me brobaddi	ı officer excuses you fron
Jalance Trees A	s not have full time employment you milst it	to the fill-time elliployment, diffess me	probation officer execute
you from doing so responsibilities), yo days in advance is	If you plan to change where you work or an ou must notify the probation officer at least I not possible due to unanticipated circumstan	of days before the change. If notifying the	probation officer at least
hacaming assets a	f a change or expected change. municate or interact with someone you know		
convicted of a felo	municate or interact with someone you known my, you must not knowingly communicate or	interact with that person without first gett	ing the permission of the
probation officer. If you are arrested	or questioned by a law enforcement officer,	you must notify the probation officer with	in 72 hours.
0. You must not own	, possess, or have access to a firearm, ammun	ntion, destructive device, or dangerous we codily injury or death to another person su	ich as nunchakus or tasers
	or make any agreement with a law enforceme		
If the probation of require you to noti	ficer determines that you pose a risk to anoth fy the person about the risk and you must co	mply with that instruction. The probation	probation officer may officer may contact the
marran and confirm	a that you have notified the nerson about the	TISK.	
3. You must follow t	the instructions of the probation officer relate	to the conditions of super vision.	
J.S. Probation O	ffice Use Only		
udgment containing the	r has instructed me on the conditions specific ese conditions. For further information regard ailable at: www.uscourts.gov .	ed by the court and has provided me with a ding these conditions, see Overview of Pro	written copy of this bation and Supervised

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 3D - Supervised Release

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DEFENDANT: CASE NUMBER: Jeffrey Crossland 19 CR 00645(KMK)

SPECIAL CONDITIONS OF SUPERVISION

It is recommended that the Defendant is to be supervised by the district of residence.

The Defendant will provide the Probation Officer with access to any and all requested financial information.

The Defendant will not incur any new credit charges or open additional lines of credit without the approval of the Probation Officer unless the Defendant is in compliance with the installment payment schedule.

The Defendant shall submit his person, residence, place of business, vehicle, and any property, computers (as defined in 18 USC 1030(e)(1)), electronic communications, data storage devices and/or other media under his control to a search on the basis that the Probation Officer has reasonable belief that contraband or evidence of a violation of the conditions of the defendant's supervised release may be found. The search must be conducted at a reasonable time and in a reasonable manner. Failure to submit to a search may be grounds for revocation. The Defendant shall inform any other residents that the premises may be subject to search pursuant to this condition.

Case 7:19-cr-00645-KMK Document 138 Filed 07/19/22 Page 6 of 15 AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 5 — Criminal Monetary Penalties Judgment - Page 6 Jeffrey Crossland DEFENDANT: 19 CR 00645(KMK) CASE NUMBER: CRIMINAL MONETARY PENALTIES The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6. JVTA Assessment** AVAA Assessment* Fine Restitution **Assessment** \$ 3,226,950.00 \$ 100.00 **TOTALS** ☐ The determination of restitution is deferred until ______. An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. The defendant must make restitution (including community restitution) to the following payees in the amount listed below. If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. Priority or Percentage Restitution Ordered Name of Payee Total Loss*** 3,226,950.00 c/o Clerk of the Court Order filed under seal

TOTALS Restitution amount ordered pursuant to plea agreement \$ The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g). The court determined that the defendant does not have the ability to pay interest and it is ordered that: ☐ the interest requirement is waived for the ☐ fine restitution is modified as follows: ☐ fine

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

** Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

*** Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO 245B (Rev. 09/19) Judgment in a Criminal Case
Sheet 6 — Schedule of Payments

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DEFENDANT:	Jeffrey

Jeffrey Crossland

CASE NUMBER: 19 CR 00645(KMK)

SCHEDULE OF PAYMENTS						
Hav	ing a	ssessed the defendant's ability to pay	y, payment of the total c	riminal monetary penalti	es is due as fol	lows:
A		Lump sum payment of \$ 100.00				
		not later than in accordance with C,	, or , or E, or	☐ F below; or		
В		Payment to begin immediately (ma	y be combined with	☐ C, ☐ D, or [☐ F below); or	
C		Payment in equal (e.g., months or years)	(e.g., weekly, monthly, que to commence	uarterly) installments of (s) after the date	over a period of of this judgment; or
D		Dermont in equal	la a weekly monthly a		\$	over a period of
E		Payment during the term of supervimprisonment. The court will set t	ised release will comme he payment plan based	ence within on an assessment of the o	(e.g., 30 or 6 defendant's abi	O days) after release from lity to pay at that time; or
F		Special instructions regarding the	payment of criminal mo	netary penalties:		
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during the period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court. The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.						
X	Joi	nt and Several				
	De (inc	se Number fendant and Co-Defendant Names cluding defendant number) cr645 Raymond E. Robinson cr645 Stephen C. Parente	Total Amount 3,226,950.00 2,986,950.00	Joint and S Amov 3,226,950.0 2,986,950.0	int 00	Corresponding Payee, if appropriate
	Th	The defendant shall pay the cost of prosecution.				
	Th	e defendant shall pay the following o	court cost(s):			
X	The defendant shall forfeit the defendant's interest in the following property to the United States: See Order of Forfeiture attached.					

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

x :
: CONSENT PRELIMINARY ORDER
: OF FORFEITURE/ : MONEY JUDGMENT
: 19 Cr. 645 (KMK) :
x

WHEREAS, on or about September 5, 2019, JEFFREY N. CROSSLAND (the "defendant"), was charged in a one count Indictment, 19 Cr. 645 (KMK) (the "Indictment"), with conspiracy to commit wire fraud, in violation of Title 18, United States Code, Section 1349;

WHEREAS, the Indictment included a forfeiture allegation as to Count One of the Indictment, seeking forfeiture to the United States, pursuant to Title 18, United States Code, Sections 981(a)(1)(C) and Title 28, United States Code, Section 2461, of any and all property, real and personal, that constitutes or is derived from proceeds traceable to the commission of the offense charged in Count One of the Indictment, that the defendant personally obtained;

WHEREAS, on or about September 17, 2021 the defendant pled guilty to Count One of the Indictment, pursuant to a plea agreement with the Government, wherein the defendant admitted the forfeiture allegation with respect to Count One of the Indictment and agreed to forfeit to the United States, pursuant to Title 18, United States Code, 981(a)(1)(C) and Title 28, United States Code, Section 2461, a sum of money equal to \$37,873 in United States currency, representing the amount of proceeds traceable to the commission of the offense charged in Count One of the Indictment that the defendant personally obtained;

WHEREAS, the defendant consents to the entry of a money judgment in the amount of \$37,873 in United States currency representing the amount of proceeds traceable to the offense charged in Count One of the Indictment that the defendant personally obtained; and

WHEREAS, the defendant admits that, as a result of acts and/or omissions of the defendant, the proceeds traceable to the offense charged in Count One of the Indictment that the defendant personally obtained cannot be located upon the exercise of due diligence.

IT IS HEREBY STIPULATED AND AGREED, by and between the United States of America, by its attorney Audrey Strauss, United States Attorney, Assistant United States Attorney Margery B. Feinzig, of counsel, and the Defendant, and his counsel, Susan C. Wolfe, Esq., that:

- 1. As a result of the offense charged in Count One of the Indictment, to which the defendant pled guilty, a money judgment in the amount of \$37,873 in United States currency (the "Money Judgment"), representing the amount of proceeds traceable to the offense charged in Count One of the Indictment that the defendant personally obtained, shall be entered against the defendant.
- 2. Pursuant to Rule 32.2(b)(4) of the Federal Rules of Criminal Procedure, this Consent Preliminary Order of Forfeiture/Money Judgment is final as to the defendant JEFFREY N. CROSSLAND, shall be deemed part of the sentence of the defendant, and shall be included in the judgment of conviction therewith.
- 3. All payments on the outstanding money judgment shall be made by postal money order, bank or certified check, made payable, in this instance, to the United States Marshals Service, and delivered by mail to the United States Attorney's Office, Southern District of New

York, Attn: Money Laundering and Transnational Criminal Enterprises Unit, One St. Andrew's Plaza, New York, New York 10007 and shall indicate the defendant's name and case number.

- 4. The United States Marshals Service is authorized to deposit the payments on the Money Judgment in the Assets Forfeiture Fund, and the United States shall have clear title to such forfeited property.
- 5. Pursuant to Title 21, United States Code, Section 853(p), the United States is authorized to seek forfeiture of substitute assets of the defendant up to the uncollected amount of the Money Judgment.
- 6. Pursuant to Rule 32.2(b)(3) of the Federal Rules of Criminal Procedure, the United States Attorney's Office is authorized to conduct any discovery needed to identify, locate or dispose of forfeitable property, including depositions, interrogatories, requests for production of documents and the issuance of subpoenas.
- 7. The Court shall retain jurisdiction to enforce this Consent Preliminary Order of Forfeiture/Money Judgment, and to amend it as necessary, pursuant to Rule 32.2 of the Federal Rules of Criminal Procedure.
- 8. The Clerk of the Court shall forward three certified copies of this Consent Preliminary Order of Forfeiture/Money Judgment to Assistant United States Attorney Alexander J. Wilson, Co-Chief of the Money Laundering and Transnational Criminal Enterprises Unit, United States Attorney's Office, One St. Andrew's Plaza, New York, New York 10007.
- 9. The signature page of this Consent Preliminary Order of Forfeiture/Money Judgment may be executed in one or more counterparts, each of which will be deemed an original

but all of which together will constitute one and the same instrument.

AGREED AND CONSENTED TO:

AUDREY STRAUSS

United States Attorney for the Southern District of New York

By:

Margey B. Derm

Assistant United States Attorney

300 Quarropas Street White Plains, NY 10601

(914) 993-1903

JEFFREY N. GROSSLA

By:

CROSSLAND

By:

SUSAN C. WOLFE, ESQ.

Attorney for Defendant

Law Office of Susan C. Wolfe

1700 Broadway, 41st Floor

New York, New York 10019

scwolfe@scwolfelaw.com

SO ORDERED:

HONORABLE KENNETH M. KARAS UNITED STATES DISTRICT JUDGE

September 16, 2021

DATE

 $\frac{9-16-2}{\text{DATE}}$

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

United States of America

v.

JEFFREY N. CROSSLAND, RAYMOND E. ROBINSON, and STEPHEN C. PARENTE,

Defendants.

Order of Restitution
19 Cr. 645 (KMK)

Upon the application of the United States of America, by its attorney, Damian Williams,
United States Attorney for the Southern District of New York, Margery Feinzig and Derek
Wikstrom, Assistant United States Attorneys, of counsel; the presentence report; the Defendant's
conviction on Count One of the above Indictment; and all other proceedings in this case, it is
hereby ORDERED that:

1. Amount of Restitution

JEFFREY N. CROSSLAND, the Defendant, shall pay restitution in the total amount of \$3,226,950.00, pursuant to 18 U.S.C. §§ 3663, 3663A and 3664, to the victims of the offense charged in Count One. The names, addresses, and specific amounts owed to each victim are set forth in the Schedule of Victims, attached hereto as Schedule A. Upon advice by the United States Attorney's Office of a change of address of a victim, the Clerk of the Court is authorized to send payments to the new address without further order of this Court.

A. Joint and Several Liability

Restitution is joint and several with co-defendant RAYMOND E. ROBINSON as to all victims and is joint and several with co-defendant STEPHEN C. PARENTE, as to the victims included in PARENTE's order of restitution.

B. Apportionment Among Victims

Pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. Restitution shall be paid to the victims identified in the Schedule of Victims, attached hereto as Schedule A, on a pro rata basis, whereby each payment shall be distributed proportionally to each victim based upon the amount of loss for each victim, as set forth more fully in Schedule A.

2. Schedule of Payments

Pursuant to 18 U.S.C. § 3664(f)(2), in consideration of the financial resources and other assets of the Defendant, including whether any of these assets are jointly controlled; projected earnings and other income of the Defendant; and any financial obligations of the Defendant; including obligations to dependents, the Defendant shall pay restitution in the manner and according to the schedule that follows:

In the interest of justice, restitution shall be payable in installments pursuant to 18 U.S.C. § 3572(d)(1) and (2). While serving the term of imprisonment, the Defendant shall make installment payments toward his restitution obligation and may do so through the Bureau of Prisons' (BOP) Inmate Financial Responsibility Plan (IFRP). Pursuant to BOP policy, the BOP may establish a payment plan by evaluating the Defendant's six-month deposit history and subtracting an amount determined by the BOP to be used to maintain contact with family and friends. The remaining balance may be used to determine a repayment schedule. BOP staff shall help the Defendant develop a financial plan and shall monitor the inmate's progress in meeting his restitution obligation. Any unpaid amount remaining upon release from prison will be paid, as specified by the Court, in monthly installments of 20 percent of the Defendant's gross monthly income. Monthly installments are payable on the 15th of each month, upon release from prison. If

the Defendant defaults on the payment schedule set forth above, the Government may pursue other remedies to enforce the judgment.

3. Payment Instructions

The Defendant shall make restitution payments by certified check, bank check, money order, wire transfer, credit card or cash. Checks and money orders shall be made payable to the "SDNY Clerk of the Court" and mailed or hand-delivered to: United States Courthouse, 500 Pearl Street, New York, New York 10007 - Attention: Cashier, as required by 18 U.S.C. § 3611. The Defendant shall write his name and the docket number of this case on each check or money order. Credit card payments must be made in person at the Clerk's Office. Any cash payments shall be hand delivered to the Clerk's Office using exact change and shall not be mailed. For payments by wire, the Defendant shall contact the Clerk's Office for wiring instructions.

4. Additional Provisions

The Defendant shall notify, within 30 days, the Clerk of Court, the United States Probation Office (during any period of probation or supervised release), and the United States Attorney's Office, 86 Chambers Street, 3rd Floor, New York, New York 10007 (Attn: Financial Litigation Unit) of (1) any change of the Defendant's name, residence, or mailing address or (2) any material change in the Defendant's financial resources that affects the Defendant's ability to pay restitution in accordance with 18 U.S.C. § 3664(k). If the Defendant discloses, or the Government otherwise learns of, additional assets not known to the Government at the time of the execution of this order, the Government may seek a Court order modifying the payment schedule consistent with the discovery of new or additional assets.

Restitution Liability 5.

The Defendant's liability to pay restitution shall terminate on the date that is the later of 20

years from the entry of judgment or 20 years after the Defendant's release from imprisonment, as

provided in 18 U.S.C. § 3613(b). Subject to the time limitations in the preceding sentence, in the

event of the death of the Defendant, the Defendant's estate will be held responsible for any unpaid

balance of the restitution amount, and any lien filed pursuant to 18 U.S.C. § 3613(c) shall continue

until the estate receives a written release of that liability.

6. Sealing

Consistent with 18 U.S.C. §§3771(a)(8) & 3664(d)(4) and Federal Rule of Criminal

Procedure 49.1, to protect the privacy interests of victims, the Schedule of Victims, attached hereto

as Schedule A, shall be filed under seal, except that copies may be retained and used or disclosed

by the Government, the Clerk's Office, and the Probation Department, as need be to effect and

enforce this Order, without further order of this Court.

Dated: White Plains, New York

5/5/22

UNITED STATES DISTRICT JUDGE